



AGENDA

- Review the change in Statute
- What are Recycling Centers responsibilities
- > FAQ's
- Rulemaking
- Questions





➤ Governor Brown Signed SB96:

14572 (a) (3) "On and after September 1, 2013, for beverage containers redeemed by consumers, <u>a certified recycling center</u> <u>shall pay the refund value using the applicable segregated rate</u>, as defined in paragraph (43) of subsection(a) of Section 2000 of Title 14 of the California Code of Regulations, as that section read on September 1, 2013, which shall be based on the weight of the redeemed beverage containers."





- ➤ Recycling Centers cannot purchase Commingled loads or pay consumers Commingled on any material type.
 - ➤ Inspect every load; containers that are unlabeled, missing labels, and broken glass are all considered scrap YOU MAY <u>NOT</u> PAY CRV for these containers.
 - ➤ Record the Segregated Purchases AND SCRAP on your receipts and logs per the existing regulations for recordkeeping.





RECYCLING CENTERS RESPONSIBILITIES

- > Must comply with existing inspection requirements.
 - Every load of material from consumers must be inspected for CRV.
 - Must only pay for Segregated material.
- > Must comply with existing receipting requirements.
 - Every load of material from consumers must be logged and receipted.
- ➤ Complete your DR6 (Shipping Report) with the Segregated only purchases.



- > How does this law affect me?
 - Commingled loads from consumers are no longer allowed by LAW.
 - You may not pay CRV for un-labeled beverage containers or beverage containers with missing labels, they are considered scrap.
 - You may not pay CRV for broken glass containers. Broken glass containers are considered scrap.



- ➤ How do I handle consumers who bring Commingled loads?
 - Explain to consumers that the new law does not allow you to purchase NON-CRV material.
 - Consumers need to sort their material (aluminum, glass, PET, HDPE, ect.)
 and separate CRV containers from non-CRV.
 - Pay the Segregated Rates for material inspected and confirmed as 100% CRV.
 - Non-CRV containers can be accepted as scrap donation, paid as scrap or returned to consumers.





- ➤ What is CalRecycle's position on enforcement of the new Law?
 - CalRecycle will fully enforce the new Segregated Only provisions of the LAW beginning November 1, 2013.
- ➤ Can I still purchase from Curbside programs, Collection programs and Service program?
 - Yes, loads from these programs will be Commingled material.





- ➤ What are the Processors going to do if they see commingled in my loads?
 - The new Law doesn't change the requirements for Processors.
 - Processor are required to inspect the material and determine if it is reasonable based upon the Shipping Report.
 - RC's will still have non-CRV material from scrap and from Curbside programs, Collection Programs and Service program.





- > Does this affect Handling Fees?
 - No; your DR14 is to be completed based upon the receipts and logs from the segregated purchases only.
- What about the Posters?
 - Posters in both English and Spanish will be shipped directly to Recycling Centers around November 1, 2013.
 - Printable versions will be available on the CalRecycle Web Site http://www.calrecycle.ca.gov/BevContainer/ProgramInfo/





- ➤ Will CalRecycle continue to conduct Commingled Rate Studies?
 - We're changing the name of Commingle Rate Studies to Rate
 Determination Studies
 - Yes, Rate Determination Studies will continue at Recycling Centers,
 Curbside Programs, Collection Programs and Service Programs.
 - CalRecycle set Refund Value Per Segregated Pound for Recycling Center.
 - CalRecycle will continue to set the Refund Value Per Commingled Pound for other programs.



CalRecycle will begin the rulemaking process to align the regulations with the new Statute.

The first informal workshop will be OCTOBER 31, 2013.





QUESTIONS & COMMENTS

